## TIME FOR A CHANGE

A recapitulation of the interest lost to the state through failure on the part of the treasurer and auditor of state to use even reasonable efforts to protect the state shows as follows: These items are computed at 24 per cent on balance, all of which are favorable to the officers:

1. Loss of interest on treasurer's balance of \$748,000 .....\$60,818 35

Loss of interest on auditor's balances in Capitol Trust company of \$96,000. 5,802 05

Loss of interest on auditor's balances in M. & M. and Union National Bank

Loss of interest on Secretary of State

L. C. Laylin's balance of \$50,000. . . . 7,552 00 Loss of interest on Secretary of State C. A. Thompson's balance of \$63,000. 1,364 25

Total interest lost at 2½ per cent. .\$98,091 17

These computations are at "Simple Interest." They relate to only the obvious and accessible facts; such facts as the committee were able to ascertain without access to the real records in the banks themselves.-Extract from Report of Senate Committee on Investigation of State Auditor's Office and State Treasury.

CHARLES C. GREEN, deputy of McKinnon, candidate on Republican ticket for state treasurer.

E. M. FULLINGTON, deputy of Guilbert, candidate on Republican ticket for state auditor.

CARMI A. THOMPSON, secretary of state, candidate on Republican ticket for re-election.

### SYNOPSIS OF OHIO DEMOCRATIC PLATFORM

for governor in 1905 should vote this year for Judson 🖠 Harmon for governor, if he would have the good work of

Governor Harris did not continue the work begun by

his predecessor, and will not. Under Governor Harris one

state institution after another has been involved in scan-

dal, and the state house has reeked with rottenness except

If the people of Ohio want reform, they must depend

in three offices filled by appointees of Governor Pattison.

on Judson Harmon, the lifelong friend of Governor Pat-

tison, eulogist at the funeral of the dead governor and

AND ENFORCEMENT OF LAW, AS DID GOVERNOR PATTISON.

TO CARRY ON REFORMS BEGUN BY JOHN M. PATTISON THE

bosses. In the midst of the state house investigations he

took part in secret conferences with Guilbert and Guil-

bert's advisers, instead of performing his duty as required

IT IS TIME FOR A CHANGE.

.........

BRYAN ON GUARANTEED DEPOSITS

bank suspends payment on checks you need not be sur-

prised if the ultra-timid become alarmed and want to get

their money out. If I were a banker I would not be proud

of a system that had to run rivalry with a carpet as a

safety deposit vault, and have the carpet preferred in

find any safer place. (Laughter.) I REPEAT THAT

WHAT WE NEED TODAY IS TO MAKE THE

BANK SAFE. You may laugh down here in New York,

but in Oklahoma-you call it a wild western state-the

first thing they did was to pass a law to guarantee bank

bankers of Kansas petitioned their governor to call a spe-

cial session of the legislature to pass a law like it so as to

keep the money from being drawn out of Kansas banks

I think it will enable us to get some regulation that we

need. - Extract from William J. Bryan's speech before

WHAT HARMON STANDS FOR

in it. But there are principles at stake. I would not be

own account. If I could not stand for something other than the mere office I would not stand at all. The peo-ple have a right to rule in this country. They have a

right to put into practice the principles enunciated by

the Democratic party at Denver. What gives us courage in this campaign and enthusiasm for victory is the Democracy that William Jennings Bryan stands for, the Democracy that you advocate and that I stand for." -Judson

\*

"If the fight were simply for office, I would not be

the Economic Club of New York, Feb. 5, 1908.

Harmon to Ohio Democratic Editors.

A man does not hide money under a carpet if he can

In anticipation of the operation of that law, the

I welcome the prospect of guaranteed banks, because

Our banks are good, and yet, my friends, when a

PEOPLE MUST ELECT HARMON FOR GOVERNOR.

by law. Harris has been tried, and failed.

Harmon will not fail.

times of stress. (Laughter.)

and deposited in Oklahoma.

orator at the memorial services for the late lamented gov-

JUDSON HARMON STANDS FOR HONEST GOVERNMENT

Harris can not do it because he is dominated by the

Democracy takes its stand with the held in accordance therewith as the many who produce, and sets its face most completely bossed political gathagainst privileges that despoil.

Favors initiative and referendum in mined by majority of votes cast ury; points out that the governor

of Ohio.

evstem. Favors taxation of franchises.

Approves of child labor law enacted laws. by last session of legislature as a Democratic measure and favors eight- senators by direct vote and for enhour day on public work.

protection of employes. Favors notice and hearing before issuance of injunctions in labor dis- river.

Favors liberal appropriations for

Republican machine and declares that tutins. every reason and motive which swelled the tide of indignation against Re- sues with full confidence of proper publican rule in Ohio three years ago expression thereon by national con-

was a sham and the state convention president.

ernor at the state house.

renovating the state house continued.

ering ever assembled in Ohio. Denounces conduct and condition of state and local matters, to be deter- state auditor's office and state treasknew of these conditions, but failed Declares for free and unqualified to act as the law directs; and declares home rule for the cities and villages in favor of remedial legislation and for substituting new officers for the Demands just and equitable tax deputies of those under whom these abuses have grown up.

Favors adequate primary election

Favors election of United States dorsement thereon by state conven-Favors employer: liability act for tion until constitutional amendment for direct election can be obtained. Favors deeper channel for Ohio

Commends Sherwood pension bill. Pledges Democratic candidates to road improvement and rehabilitation the principles set forth, and an honest and business-like administration Arraigns control of state affairs by of the state's affairs and state insti-

county embroglio, in which Thompson has joined issues with the Switzer faction against the Eagle faction, con-Waived declaration on national iscerning which the Gallia Times, a Re publican paper, contained several vention at Denver and enthusiastic Declares Republican state primary ally indorsed William J. Bryan for

scorching editorials in its issue of Aug. 19, from which the following extracts are taken: The history of the dealing of Carmi in Gallia, forms a dark shadow on the not an issue, honest administration of the affairs of He is entire HARRIS TRIED, AND FAILED He stands convicted by his or anduct and admissions of the rankest Every voter in Ohio who voted for John M. Pattison 🖠 act of attempted political robbery that

any state official, to our knowledge, has ever been guilty of. • • • It is a matter of more than passing interest when the secretary of state pros-titutes his office to the lowest degradtions of factional politics. It is, indeed a matter of grave concern when any branch of our government steps from its legitimate field into the realms of intim idation, intrigue and underhanded chi-

Thompson has dragged and trailed his besinitehed official robes. In the differences which have arisen in Gallia county politics the secretary of state of Oh's has been an intensely factional, pre adiced and bitter partisan, controlled wholly by sinister influences n Lawrence county, and at all time both willing and anxious to use his offi-ical authority in all possible ways for his master. • • •

Think of it! The secretary of state of Ohio deliberately using the authority of his high office in an attempt to rou his own party of their rights under the law! It would be incredible were it not proven by the words from his own mouth, uttered because of a weakness which never falls to betray a false and erfidious man at some point in his

In connection with this same em broglio Sherman Eagle, postmaster of Gallipolis and Republican candidate for representative in the legislature, issued a burning statement in which he charges that State Secretary Thom; son assumed to have advance knowledge of how the supreme court would decide the matter if it reached that tribunal. On that point Mr.

Eagle said: He did not care whether he was within his legitimate powers or outside of them. He was simply willing to use his office in an unlawful manner in order to at-tempt to help out one faction against another and he at the same time holding a great off e of a great state. I did express my confidence in the supreme court and in the decision that they might render were the matter ever to come before that tribunal, and this, notwithstanding things that Secretary at one o'clock, P. M., on said day, offer for the strong that confidence and to lated to destroy that confidence and to impress upon me the fact that he knew impress upon me the fact that he knew in advance what the supreme court would do in the matter. I understand mat he has told like stuff to other per-sons and I do not care to speak of them unless I be forced to do so by further unwarranted persecution of me and my friends by him.

ANOTHER LUXURY. According to the ruling of an Indiana judge, a night dress is a luxury Sure it is in these days of "Republican prosperity."-New Haven Union

THEY ARE NOT PEASANTS. Roosevelt's commission may find out that the best way to increase the

would be safe to offer \$50 a word for a list of trusts he would "bust" if sixty bollars \$2460.00. a list of trusts he would "bust" if elected to continue "my policies."

Do you know what a "Sunshine Club" is? No? Well, you just smile and think your dinner pail is full and it is full. See?—Caldwell Press.

## "NONE OF YOUR BUSINESS"

HIS TROUBLES The Way McKinnon and His Deputy, Who Wants to Succeed Him, Regard Their Official Obligations to the People.

Caused by Entangling Alliance With When W. S. McKinnon, state treas urer, was testifying before the senate investigating committee March 10, he was asked: "Don't you think it is the business

CURRIED FAVOR WITH COX of the state to know whether you are doing business with banks in which you are part owner?"

Mr. McKinnon replied: "I do not." "Are you a stockholder in any Columbus bank that is a state depos-

itory?" "Yes, I am."

THOMPSON HAS

the Bosses.

Threw Down Speaker Eagleson at

Celebrated Convention of Bosses.

Embroiled in Gallia County's Fac-

tional Fight-Republican Paper at

Gallipolis Scores Him - Sherman

When the matter of creating a new

investigating committee to probe Cin-

cinnati was before the state legisla

ture at its session this year it was

charged that Secretary of State Car-

mt A. Thompson acted as emissary

between Speaker Eagleson and

George B. Cox, with a view to having

chosen from the Republican branch

of the legislature members who would

be acceptable to the Cincinnati boss

The story goes that Cox was to sup-

port Speaker Eagleson for lieutenant

governor, and that Thompson also

promised Eagleson the support of the

In this way Thompson made him-

self "solid" with the big boss at Cin-

cinnati for renomination. It may

have been necessary for him to do so,

in the courts at Cincinnati are not

permitted to be candidates for a sec-

ond term if they do anything objec-

tionable to Cox during their first

On account of the deal between

Cox, Guilbert, Brown, Vorys and Bur-

ton, to nominate Francis W. Tread

way of Cleveland, a tormer member

of the legislature, for lieutenant gov-

ernor. Cox could not give Eagleson

the solid vote of Hamilton county, but

gave him the bulk of it and divided

the rest of the votes among the other

It was a noticeable fact that not

one county in the Tenth district gave

Engleson its vote, not even Lawrence,

which is Thompson's home county, so

that Eagleson failed to realize on

Secretary Thompson is now the

storm center of other political trou-

bles within his own party. His allegi-

ance to the statehouse syndicate,

Guilbert, Harris, McKinnon, Green,

Fullington, Brown, Vorys and Cox,

during the intrigues of the state con-

vention, has involved him in factional

The hottest of these is the Gallia

lifficulties with former friends,

for it is well known that even judge

Eagle's Charge.

Tenth district.

candidates.

Thompson's promise.

"What bank?" "Oh, I know what you are driving at. You have made charges in the senate that I was lending money to banks in which I was a stockholder at a less rate than I have to other banks, it is an absolute falsehood." "But what bank here do you hold stock in that has state money?"

"Well, the Columbus Savings and Trust company." This is the bank of which Auditor Guilbert is president.

"What other banks?" "NONE OF YOUR BUSINESS." Charles C. Green, Mr. McKinnon's

state treasurer, was asked: "Have you stock in any banks?" "Yes, in two or three, and I wish I

had more." "What banks?" "I do not believe you have any

right to ask." "You have no right to pry into our private affairs," interposed Mr. Mc-Kinnon.

How will the people of Ohio answer in November?

#### TAFT CAN NOT DODGE HIS INJUNCTION RECORD.

Mr. Taft is a lawyer and he says organized labor can "withdraw themselves and their associates from dealings with or giving custom to those with whom they are in controversy." He says it, however, as a cand'date, As a judge he sent Frank Phelan to jail for doing it. The supreme court mulcted the Hatters' union for doing it. The District of Columbia court cited labor leaders for contempt for doing it, and quoted Mr. Taft's injunction order for its authority. Mr. Taft is not an expert dodger, even though he practices regularly. He can't dodge the injunction record he made when he was a judge.

## PEOPLE CA TRUSTS?

It was as easy as it was consistent for Mr. Sherman, candidate on the Taft ticket for vice president, to say in his acceptance speech that the Thompson, secretary of state, with the local factional fight of the Republicans question, "Shall the People Rule?" is

> He is entirely right, according to 'the interests" he represents and Mr Taft stands for in this campaign. With these interests, the only question is. "Shall the trusts continue

> to rule? It is easy to see that when the question comes up in the way "the interests" look at it the people are not in it.

> There are more people than trusts and the election this year is to decide which shall control the next administration at Washington.

Time For a Change. Never before in the history of Ohio has there been such open grafting i. state and county offices. The whole power of the Republican state political machine is being used to retain the corruptionists in power. Even the judiciary of Hamilton county has been prestituted to prevent an investigation of Cox's rotten machine, We should elect our best men to county and state offices and send honest, pure and capable men to the next legislature.-Madison County Democrat.

## Sheriff's Sale in Partition.

Charles Rose, Plaintiff

Anna Cresap, et al. defendants Cause No. 4017. In the Court of Common Pleas of Hocking County, Ohio

Notice is hereby given, that the under-signed Sheriff of Hocking county, Ohio, by virtue of an Order of Sale in Partition, is-sued out of said court, in the above entitled cause, and to him directed as Sheriff of said county, will, at the door of the Court House,

## Saturday, September 26, 1908,

Being lot No. 391 of the Village of Logan. Appraised at \$1500,00.

Terms of Sale: One third cash, one third in one year and one third in two years, de-ferred payments to be evidenced by prom-issory notes of the purchaser or purchasers, to draw interest at the rate of 6 per cent from date of sale and to be secured by mort-gage on the premises sold.

Given under my hand at Logan, Ohio, this 27th, day of August, A. D., 1885. GEORGE B. WILLIAMSON, Sheriff

H. E. Sparnon, attorney for plaintiff. August 27, 5-w

## Legal Notice.

out that the best way to increase the happiness of the farmers is to let if om alone.—Nashville American.

SAFE PROPOSITION.

A magazine offered Roosevelt \$2 a word for his fothecoming African letters; whereupon a western editor made him an offer of \$25 a word for a 1st of the trusts he has "busted."

Mr. Taft being "heir apparent, it would be set to come a sparent, it would be set to come.

Terms of Sale: One third cash, One third in the year and One third in two years from time of sale, with interest. The deferred payments to be secured by mortgage upon the premises sold.

JOHN C. HENDERSON, Guardian of George W. Lee, Meliara J. Lee and Albert E.Lee, Imbectica.

## AN ORDINANCE

To issue bonds for the purpose of constructing sewers on North Street from Canal Street to Cherry Avenue; on the Zanesville road, from the Goose Creek bridge to its intersection with Hunter Street; and also that territory of the Village of Logan, south and west of the Hocking Canal and north of the Hocking River.

River.

Be it ordained by the Council of the Village of Logan, State of Obio, two thirds of the members elected thereto concuring:

Baction J. That it is deemed necessary by the council of Village of Logan, State of Obio, to issue and sell the bonds of said Village in the sum of \$7000.00 for the purpose of constructing sewers on North Street, from Canal Street to Cherry Avenue; on the Zanesville Road from Goose Creek bridge to its intersection with Hunter Street, and also that territory of the Village of Logan, south and west of the Hocking Canal and north of the Hocking River.

Section 2. That the bonds of said Village be issued in the sum of \$7000.00, for the aforesald purpose; each of said bonds to be in the denomination of \$1000, and numbered consecutively from one to seven, and all made payable on the fifth day of March, one each year, beginning with March 5th. 1910, and bearing interest at the rate of four per cent per annum, payable annually, evidenced by coupons attached thereto; said bonds shall be dated October 5, 1903, and shall run for a period of two years five months, five years five months, five years five months, five years five months, five years five months, seven years five months, seven years five months, espeny years five months, is seven years five months, espeny years five months, seven years five months, espeny years five months, is seven years five months, espeny years five months, is the seven years five months, espeny years five months, the years five months, some years five months, seven years five months, espeny years five months, is seveny years five months, espeny years five months, espeny years five months, espeny years five months, espeny years five months, the years five months, the years five months, espeny years five months, the years five months, espeny years five months, espeny years five months, five years five months, leputy, now Republican candidate for

Crued interest.

SECTION 5. The proceeds from the sale of said bonds, except the premium and accrued interest thereon, shall be placed in the Village Trensury to the credit of the "Sewer Construction Fund" and shall be disbursed upon proper vouchers for the purpose of constructing the sewers hereinbefore set out and provided for, and for no other purpose; and the premium and accrued interest received from such, sale, shall be transferred to the frusteev of the Sinking fund to be applied by them in the manner provided by law.

SECTION 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law. Passed August 28, 1908.
D. V. THURNESS,
Mayor,

## FRED C. GROVE, August 27, 2-w Clerk.

James Storer

Hester Patton and Eli Patton.

Sheriff Sale of Real Estate.

Notice is hereby given, that the undersigned, Sheriff of Hocking county, Ohio, by virtue of an Order of Execution, issued out of said court, in the above entitled cause, and to him directed as Sheriff of said county, will, at the door of the Court House, in Logan, Ohio, on

#### Saturday, September 26, 1908,

at one o'clock, P. M., on saidday, offer for sale at public auction, the following lands and tenements, to-wit:

Being fractional lot number nine (9), in Section number thirteen (13), Township number thirteen (13), Range number eighteen (18), excepting there from 54-100 of an acre on the north east side of the public and acre on the Rachal Moore, and also acre on the north east side of the public road conveyed to Rachel Moore, and also 10-100 of an acre heretofore conveyed to Eli Patton, which is described as follows: Beginning i.10 chains south of the north east corner of said lot number nine (9), thence south 63½ degrees, west 1.65 chains, thence north 25½ degrees, west 70 chains, thence north 45 degrees, east 1.58 chains, thence south 33½ degrees, east 1.20 chains to place of beginning, containing seventy-five (75) acres, more or less, subject to the morttage of Olive and Bethel for \$100.00, dated July 3, 1896 and bearing interest at the rate of 8 per cent. per annum since said July 3, 1896, which said mortgage is recorded in Vol. 18, records of Mortgages of Hocking County.

To be sold for not less than Twenty-seven

To be sold for not less than Twenty-sever Hundred and Forty-right Dollars (\$2748 00) the minimum price at which it can be sold as fixed by the court.

Terms of Sale-Cash. Given under my hand at Logan, Ohio, this 20th, day of August, 1908. GEORGE B. WILLIAMSON, Sheriff of Hocking County, Ohio. August 27, 5-w.

## SHERIFF'S SALE IN PAR-TITION.

Effie Wright, plaintiff

Mary E. North, et al, defendants Cause No. 3962.

Notice is hereby given, that the undersigned, Sheriff of Hocking county, Ohio, by virtue of an Order for Re-Valuation and Sale in Partition, issued out of said court, in the above entitled cause, and to him directed as Sheriff of said county, will, at the door of the Court House, in Logan, Ohio, on

## Saturday, September 5th, 1908,

at one o'clock, P. M., on said day, offer for sale at public auction, the following lands and tenements, situate in Green township, Hocking county, ohlo, to wit: Being Fractional lot No. four (4), in Section No. four (4), Township No. thirteen (13) Range No. sixteen (16), Hocking county Obio, containing fifty-two (52) acres, more or less.

Reappraised at Eleven Hundred and Twenty-five (\$1126,00) dollars. Terms of Sale: One third cash in hand one third in ope year and one third in two years. The deferred payments to be evidenced by promissory notes of the purchaser or purchasers, to draw interest at the rate of six per cent from date of sale, and to be secured by mortgage on the premises sold.

Given product my bands I loss. Only this Given under my hand at Logan, Ohio, this 4th day of August, 1908.

GEORGE B. WILLIAMSON, Sheriff of Hocking County, Ohio. Eugene Wright, attorney for plaintiff. August 6-5 wks.

#### Application for Commutation.

Notice is hereby given that at the next meeting of Ohto State Board of Pardons an application will be made for the Commutation of Chas. Nutter convicted at the Winter Term 1905, of the Court of Common Pleas of Hocking County, of the crime of Murder 2nd. Degree and sentenced to imprironment in the Ohio Penitentiary for the period of his natural life.

(Signed) CHARLES NUTTER.

## Probate Notice,

Notice is hereby given that the followin Accounts and Vouchers have been filed it the Probate Court of Hocking County, Ohic for Final settlement: R. J. Edmiston, guar dian of Isabela M. Edmiston, and the sam will come on for hearing on the 18th day of September. A. D., 168, at 10 o'clock, A. M or as soon thereafter as may be convenient F. P. MARTIN.

Notice of Appointment.

## AND WENT TO THE OWN

JOINT ESSOLUTION Proposing an amondment to the Constitution of the

Proposing an amendment to the constitution of the state of Ohio:

But seed this relative to the passage of tills.

Be it seed to folio the state of Ohio:

Button I A proposition shall be submitted to the electors of this state at the next election for members of the general assembly, to amend the constitution of the state of Ohio so that sections 18 to 32, both inclusive, of article II, shall respectively be numbered as sections 19 to 33; and scattens 16 and 18 of such article be so amended as the rend as follows:

Anticles II.

Sec. 16. Every bill chall be fully and distinctly read on three different days, unless, in case of argency, three-fourths of the members elected to the house in which it shall be pending, shall dispense with this rule; but the reading of a bill on its final passage shall it no case be dispensed with No bill shall contain more than one subject, which shall be clearly expressed in its till; and no law shall be revived or amended, unless the new act sontain the entire act revived, or the section or sections amended shall or repassed.

Sec. 18. Every bill passed by the general assembly shall, before it can become a law, be presented to the governor for his approval. If he approve it, he can [shall] sign it. If he do not approve it, he shall seed it with his objections in writing, to the house in which it originated which may these reconsider the vote on its passage. If two-thirds of the members elected to that house then agree to repass the bill it shall be sent, with the objections of the governor. If a bill shall not be returned by the governor within ten days, Sundays excepted, after being presented to him, it shall become a law, not-withstanding the objections in the index of the members elected to that house then agree to repass it, it shall become a law, not-withstanding the objections of the governor. If a bill shall not be returned by the governor within ten days, Sundays excepted, after being presented to him, it shall become a law, unless, within ten days after such adjournment, i

bill.

SEC. 2. This amendment shall take effect on the first day of January, A. D. 1909.

C. A. THOMPSON,

Speaker of the House of Representatives.

ANDREW L. HARRIES,

President of the Senate.

Adopted March 20, 1906.

UNITED STATES OF AMERICA, OHIO,
Office of the Secretary of State.

I. CARMI A. THOMPSON, Secretary of
State of the State of Ohio, do hereby certify
that the foregoing is an exemplified copy,
carefuly compared by me with the original
relie now on file in this office, and in my
official custody as Secretary of State, as required by the laws of the State of Ohio, of a
Joint Resolution adopted by the General Assembly of the State of Ohio, on the 20th day
of March, A. D. 1906.

IM TESTIMONY WHEREOF, I have hereunto
subscribed my name, and affixed my official
seal, at Columbus, this 23rd day of April,
A. D. 1908.

CARMI A. THOMPSON,

CARMI A. THOMPSON, Secretary of State [SEAL.] PROPOSED AMENDMENT TO THE CON-STITUTION OF OHIO.

JOINT RESOLUTION To ammend section two of article twelve of the Con stitution of Ohio.

Te ammend section two of article twelve of the Constitution of Ohio.

Be it resolved by the General Assembly of the State of Ohio:

Section 1. That a proposition shall be submitted to the electors of the state of Ohio, on the first Tuesday after the first Monday in November, 1908, to amend section two of article twelve of the constitution of the state of Ohio, so that it shall read as follows:

ARTICLE XII.

FINANCE AND TAXATION.

Sec. 2. The General Assembly shall have power to establish and maintain an equitable system for raising state and local revenue. It may classify the subjects of taxation so far as their differences justify the same in order to secure a just return from each. All taxes and other charges shall be imposed for public purposes only and shall be just to each subject. The power of taxation shall never be surrendered suspended or contracted away. Bonds of the state of Ohio, bonds of any city, village hamlet, county or township in this state and bonds issued in behalf of the public schools of Ohio and the means of instruction in connection therewith, burying grounds public school houses, houses used exclusively for any public property used exclusively for each individual, may, by general laws, be exempted from taxation or repeal; and the value of all property, so exempted, shall, from time to time be ascertained and published any may he directed by l

UNITED STATES OF AMERICA, OHIO,
Office of the Secretary of State.

1. CARMI A. THOMPFON. Secretary of
State of the State of Ohio, do hereby certify
that the foregoing is an exemplified copy,
carefuly compared by me with the original
rolls now on file in this office, and in my
official custody as Secretary of State, as required by the laws of the State of Ohio, of a
Joint Resolution adopted by the General Assembly of the State of Ohio, on the 27th day
of March. A. D. 1908.

IN TESTIMONY WHEREOF, I have hereunte
subscribed my name, and affixed my official
seal, at Columbus, this 23rd day of April,
A. D. 1908.

CARMI A. THOMPSON,

CARMI A. THOMPSON, Secretary of State [SHAL.] PROPOSED AMENDMENT TO THE CON-

JOINT RESOLUTION Proposing an amendment to the Constitution of the state of Ohio relative to the time of the commencement of the regular sessions of the general assembly,

Be it resolved by the General Assembly of the State of Ohio: SECTION 1. A proposition shall be sub-mitted to the electors of this state at the next election for members of the general assembly to amend section 25 of article II of the constitution, so as to read as follows: Sec. 25. The regular session of each general assembly shall commence on the first Monday in January next after it is chosen.

Breaker of the House of Representatives
Andrew L. Harris,
President of the Senate
Adopted March 20, 1906.

UNITED STATES OF AMERICA, OHIO,
Office of the Secretary of State.

I. CARMI A. THOMPSON, Secretary of
State of the State of Ohio, do hereby certify
that the foregoing is an exemplified copy
carefuly compared by me with the original
rolls now on file in this office, and in my
efficial custody as Secretary of State, as required by the laws of the State of Ohio, of a
Joint Resolution adopted by the General Assembly of the State of Ohio, on the 20th day
of March, A. D. 1906.

IN TESTIMONY WHEREOF, I have hereunto
subscribed my name, and affixed my official
seal, at Columbus, this 23rd day of April,
A. D. 1908.

CARMI A. THOMPSON.

CARMI A. THOMPSON, Secretary of State

## Probate Notice,

Notice is hereby given that the following Accounts and Vouchers have been filed in the Probate Court of Hocking County, Ohio, for First and Final settlement A. W. Wright, Executor of the Will of Albert C. Wright, deceased, and the same will come on for hearing on the 10th, day of September A. D. 1998 at 10 o'clock A. M., or as soon thereafter as may be convenient.

F. P. MARTIN.

Aug. 20, 1908, 3-wks.

Probate Judge,

## Notice of Appointment.

Estate of James Parrott, deceased.
The undersigned has been appointed and qualified as Administrator of the estate of James Farrott, into of Hocking County. Ohio, deceased. Dated this 13th day of August 1938.

Administrator as aforesaid. August 20, 3-wks.

## Notice of Appointment.

## L. E. TOPPER

Wholesale and retail dealer in Scrap Iron, Metals and

OLD GAS HOUSE PLANT S. MULBERRY ST. BELL PHONE LOGAN, OHIO

#### THE NATIONAL BANK OF LOGAN

OFFICE HOURS 9 TO 8 Paid in Cash Capital \$50,000 C. E. BOWEN, President, H. R. HARRINGTON, Vice Pres

F. MEADE BOWEN, Cashier. Does a General Banking Business, Receives Deposits, Discounts Paper and Buys and Sells Ex-

#### Bank in James Block REMPEL BANKING COMPANY. Ferdinand F. Rempel

Sole Proprietor Individual Liability \$100,000

Does a General Banking and Colecting Business. Banking Rooms-P. O. Building

## Wm. F. Eisele

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Notice to Teachers. The Board of School Sxaminers of Hocking County will meet at the School Building in Logan, Ohlo, at 8:30 a. m., on the First Saturday of each mouth, for the examination of applicants for Teacher's Elementary Certificates and on the first Saturday of September, December, March and June for the examination of applicants for Teacher's High School and Special Certificates Examinations for pupils desiring to enter high schools will be held on the Third Saturday of April and the Second Saturday of May.

C. N. White, President

C. N. WHITE, President J. C. STOUGHTON, Clerk D. E. HARSH, Vice President Logan Ohio, March 1, 1907-tf

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